ESTTA Tracking number:

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Filing date:

### 12/12/2014

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91215014
Party	Plaintiff 24/7 Distribution, LLC
Correspondence Address	Christopher McGeehan McGeehan Technology Law, Ltd. P.O. Box 810 Chicago, IL 60690 0810 UNITED STATES chris@newidealaw.com
Submission	Motion to Suspend for Settlement Discussions
Filer's Name	Christopher J. McGeehan
Filer's e-mail	chris@newidealaw.com
Signature	/christopher j mcgeehan/
Date	12/12/2014
Attachments	SugarSkullSuspend30.pdf(89048 bytes )

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE TRADEMARK TRIAL AND APPEAL BOARD

24-7 DISTRIBUTION, LLC,	)	
Opposer,	)	
v.	Opposition Number 91/215,014	
CHCAD CIZHI I DHM	) Mark:	SUGAR SKULL
SUGAR SKULL RUM COMPANY, LLC	) App. No:	85/871,716
Applicant.	)	

### OPPOSER'S MOTION FOR A 30 DAY SUSPENSION OF PROCEEDINGS

Opposer 24/7 Distribution, LLC (hereinafter "Opposer"), hereby moves that this cause be suspended for 30 days for purposes of settlement and in support thereof states as follows:

Opposer's and Applicant's principals discussed potential settlement of this cause in November 2014 and reached an agreement in principle to resolve this dispute. A proposed coexistence agreement drafted by Opposer has been sent to Applicant's counsel for review, and Opposer believes the parties should be able to reach a settlement within 30 days.

Opposer's counsel contacted Applicant's counsel for consent prior to the filing of this motion, but did not receive a response prior to the filing of this motion.

Accordingly, Opposer requests this cause be suspended 30 days for settlement purposes.

Respectfully submitted,

24/7 Distribution, LLC

December 12, 2014

/s/ Christopher J. McGeehan Christopher J. McGeehan Attorney of Record, Illinois Bar member

Christopher J. McGeehan McGeehan Technology Law, Ltd. Attorney for the Opposer P.O. Box 810 Chicago, IL 60690-0810 872-221-0970 chris@newidealaw.com

#### **Proof of Service**

I, Christopher J. McGeehan, attorney for the Opposer, hereby certify that I mailed and emailed a copy of this **OPPOSER'S MOTION FOR A**30 DAY SUSPENSION OF PROCEEDINGS to Applicant's counsel at the addresses below on December 12, 2014:

Maria Crimi Speth (mcs@jaburgwilk.com) Mark D. Bogard (MDB@jaburgwilk.com) 3200 N. Central Avenue, 20th Floor Phoenix, AZ 85012

/s/ Christopher J. McGeehan